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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/693,141	10/20/2000	James J. Fitzgibbon	70102	2344	
7	590 04/15/2003	•			
FITCH, EVEN, TABIN & FLANNERY			EXAMINER		
120 SO. LASA SUITE 1600			RO, BE	NTSU	
CHICAGO, IL	00003		· ART UNIT	PAPER NUMBER	
			2837		
			DATE MAILED: 04/15/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

			100
	Application No.	Applicant(s)	NE
Office Action Commence	09/693,141	FITZGIBBON ET AL.	
Office Action Summary	Examin r	Art Unit	
	Bentsu Ro	2837	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the	correspondence address	a o
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period we Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	66(a). In no event, however, may a reply be to within the statutory minimum of thirty (30) day ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	imely filed lys will be considered timely. In the mailing date of this communic ED (35 U.S.C. § 133).	ation.
Status			
1) Responsive to communication(s) filed on 25 N			
, 	s action is non-final.		
3) Since this application is in condition for allowa closed in accordance with the practice under E Disposition of Claims			its is
4)⊠ Claim(s) <u>32 and 41-44</u> is/are pending in the ap	polication		
4a) Of the above claim(s) is/are withdraw			
5) Claim(s) is/are allowed.	in from consideration.		
6)⊠ Claim(s) <u>32 and 41-44</u> is/are rejected.			
7) Claim(s) <u>32 and 41-44</u> is/are rejected.			
8) Claim(s) are subject to restriction and/or	alaction requirement		
Application Papers	election requirement.		
9) The specification is objected to by the Examiner	•		
10) The drawing(s) filed on is/are: a) □ accep		aminer.	
Applicant may not request that any objection to the			
11) The proposed drawing correction filed on		• •	
If approved, corrected drawings are required in rep		•	
12) The oath or declaration is objected to by the Exa	aminer.		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1. Certified copies of the priority documents	have been received.		
2. Certified copies of the priority documents	have been received in Applicat	tion No	
3. Copies of the certified copies of the priori application from the International Bur	ity documents have been receiv		
* See the attached detailed Office action for a list of		ed.	
14) ☐ Acknowledgment is made of a claim for domestic	priority under 35 U.S.C. § 119(e) (to a provisional applic	cation).
a) ☐ The translation of the foreign language prov 15)☑ Acknowledgment is made of a claim for domestic	• •		
Attachment(s)			
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal	ry (PTO-413) Paper No(s) Patent Application (PTO-152)	— ·

Application/Control Number: 09693141

Art Unit: 2837

SECOND OFFICE ACTION ---- A FINAL REJECTION

1. The CD computer program listing filed 1/21/2003 is acceptable.

- 2. The following is a quotation of the first paragraph of 35 U.S.C. 112:

 The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 3. Claims 32, 41-44 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

In the specification pages 7-8, applicant does describe the measurement of the total travel distance of the movable barrier and the motor speed is controlled based on the travel distance without mentioning anything about the detector.

In the claims, applicant is claiming "a detector for determining a physical characteristic of the movable barrier" or the like.

However, in the embodiment, there is no description of the detector for determining the physical characteristic of the movable barrier.

In the specification, applicant repeatedly describes:

- force/speed adjustment using potentiometers (see Fig. 4, the potentiometers 202, 204 or Fig. 5B, the potentiometers R33 and R34, for example);
- determining position using a position detector (no reference numeral shown in such a position detector);
- obstruction detection using an obstacle detector (again, no reference numeral shown in such a detector);
- speed sensing using a RPM sensor (no reference numeral shown in such a sensor).

As shown above, there are at least three different types of detectors described in the embodiment, but none has a reference numeral. Further, none has been used to determine the physical characteristic of the movable barrier.

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Art Unit: 2837

The examiner hereby asks applicant to point out (1) which detector is used for determining the physical characteristic of the movable barrier and (2) where is the embodiment shown in the specification.

If applicant can specifically answer the above-mentioned two questions, this application will be allowed because no prior art teaches a detector for determining the physical characteristic of a movable barrier and the motor speed is adjusted based on the determined physical characteristic of the barrier.

4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL.** See M.P.E.P. § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CAR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CAR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

5. Any inquiry concerning this communication should be directed to Bentsu Ro at telephone number 703 308-3656.

April 14, 2003

Primary Examiner